



PATENT
EXPRESS MAIL NO. EL566990105US
Attorney Docket No. 99TK254
Client/Matter No. 80408.0008

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Andrew Jones and John Carrey) Group Art Unit: 2753
Serial No. 09/410,928) Examiner:
Filed: October 1, 1999)
For: SYSTEM AND METHOD FOR)
MAINTAINING CACHE)
COHERENCY IN A SHARED)
MEMORY SYSTEM)

PETITION TO RESET PERIOD FOR RESPONSE DUE TO LATE RECEIPT OF ACTION

Attention: BOX MISSING PARTS
Assistant Commissioner for Patents
Washington, D.C. 20231

Repln. Ref: 06/06/2002 TSTOKES 0013460300

DAH:501123 Name/Number:09410928

FC: 704

\$130.00 CR

ATTENTION: GROUP DIRECTOR, GROUP 2700

Sir:

This petition is being filed to restart the period of response to the PTO action NOTICE TO FILE MISSING PARTS OF APPLICATION indicated by the PTO in response to a status inquiry to have been mailed in the last week of October, 1999. This action has not yet been received. Also enclosed is a statement of Stuart T. Langley, attorney of record, setting forth facts related to the non-receipt of the Notice.

The petition fee (37 CFR 1.17(h)) is paid with the enclosed check for \$130. Please charge Deposit Account 50-1123 for any fee deficiency or credit this account for any overpayment for this petition.

Adjustment date: 06/06/2002 TSTOKES

05/25/2000 CVORACHA 00000049 09410928

02 FC:122

-130.00 OP

05/25/2000 CVORACHA 00000049 09410928
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Serial No. 09/410,928)	Examiner:
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MAINTAINING CACHE)	
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MEMORY SYSTEM)	

STATEMENT OF STUART T. LANGLEY IN SUPPORT OF PETITION TO RESET
PERIOD FOR RESPONSE DUE TO LATE/NON RECEIPT OF ACTION

Attention: BOX MISSING PARTS
Assistant Commissioner for Patents
Washington, D.C. 20231

ATTENTION: GROUP DIRECTOR, GROUP 2700

Sir:

The above-identified patent application was filed with missing parts on October 1, 1999. On that same date, eight other related patent applications, Serial Nos.

09/410,773
09/411,452
09/410,926
09/411,431
09/410,929
60/157,324
09/411,453
09/410,927

were also filed. Applicant received and responded to the Notices to file missing parts in a timely manner in each of the above cases, however, a Notice was not received in the instant case. On May 19, 2000 a status check was performed by a call to the PTO general information and the PTO indicated that a Notice was mailed on the last week of October, 1999. The PTO would not fax or re-mail a copy of the Notice, however.

The PTO general information assistant indicated that the Notice was mailed to Applicants prior counsel at Holland & Hart LLP, Denver, CO. However, the Declaration

filed with the application establishes the correspondence address as:

Lisa K. Jorgenson, Esq.
STMicroelectronics, Inc.
1310 Electronics Drive
Carrollton, TX 75006.

This confusion in correspondence address may have contributed to non-receipt of the Notice. However, had the Notice been received at Holland & Hart normal practice would have been to docket the date due and forward the action to current counsel. On December 9, 1999 responsibility for the patent application was transferred to Hogan & Hartson, LLP as indicated in the attached (redacted) copy of a docket report from prior counsel Holland & Hart. The report, dated 5-6 weeks after the mailing date of the Notice, does not reflect receipt of the Notice or any other action due on this case (Page 2, item 5, Client/Matter No. 31057.0048). However, several other of the cases that were filed contemporaneously indicate "missing parts due" in dates ranging from 12/26 to 12/29. This evidences that the office action was not in fact received by Holland & Hart according to their docket records, and was not transferred to present counsel.

Because the required fees for extension, if available, create a burden on Applicants and because Applicants have taken prompt action to respond to the Notice to file Missing parts, it is respectfully believed that the period for response should be reset in this case, and that any extension of time fees charged in association with the response to the Notice to file Missing parts be credited to Deposit Account 50-1123.

Respectfully submitted,

Date: 5/22/00 BY: Stuart T. Langley

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